

			hington, D.C. 20231	NIS AND TRADEMARKS	
SERIAL NUMBER FILING DATE		FIRST NAMED APPLICANT		ATTORNEY DOCKET NO.	
08/227	,075 04/13/9	34 DELABASTITA	р	CV2166	
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RICHARD J. BIRCH			ART UNIT	PAPER NUMBER	
WELLES	SLEY, MA 02181		150		
			DATE MAILED:		
				08/03/95	
Below	v is a communication fron	the EXAMINER in charge of this applic	cation		
COMMISSIONER OF PATENTS AND TRADEMARKS				Earls 2. Boo	
		ADVISORY ACTION	CHA! Supervi	RLES L. BOWERS, JR.	

med .	ADVISOR: ACTION	ART UNIT 156
THE PERIOD FOR RESPONSE:	2	
a) is extended to run	or continues to runfm	om the date of the final rejection
b) property expires three months from the date event however, will the statutory pe	of the final rejection or as of the mailing date of criod for the response expire later than six monti	f this Advisory Action, whichever is later. In no his from the date of the final rejection.
The date on which the response, the purposes of determining the period	ained by filing a petition under 37 CFR 1.136(a), ne petition , and the fee have been filed is the da of extension and the corresponding amount of e of the originally set shortened statutory period	the fee. Any extension fee pursuant to 37 CFR
Appellant's Brief is due in accordance v	with 37 CFR 1.192(a).	
Applicant's response to the final rejection to place the application in condition for	on, filed $3/17/3$ has been consider allowance:	red with the following effect, but it is not deemed
The proposed amendments to the city.	laim and /or specification will not be entered and	d the final rejection stands because:
 a. There is no convincing showing presented. 	ng under 37 CFR 1.116(b) why the proposed an	nendment is necessary and was not earlier
b. They raise new issues that wo	ould require further consideration and/or search.	(See Note).
c. They raise the issue of new n	natter. (See Note).	
d. They are not deemed to place appeal.	ce the application in better form for appeal by ma	aterially reducing or simplifying the issues for
e. They present additional claim	ns without cancelling a corresponding number of	f finally rejected claims.
NOTE:	•	<i></i>
NOIE.		
Newly proposed or amended claims the non-allowable claims.	s would be allowed if subm	itted in a separately filed amendment cancelling
3. Dupon the filing an appeal, the proportion be as follows:	osed amendment 🗵 will be entered 🔲 will no	ot be entered and the status of the claims will
Claims allowed:	<u> </u>	
Claims objected to:	Æ	
Claims rejected:		
However;	name the following rejection(s).	1 - 2 8 w day 35450.543
Applicants response has overc	office the following rejection(s).	ada male under 35 usc \$ 112
4. The affidavit, exhibit or request for reducers obvious of the affidavit of the affidavit, exhibit or request for reducers of the affidavit of the af	econsideration has been considered but does n	to overcome the rejection because they do not be. Cannot put Cago in condition
The affidavit or exhibit will not be conpresented.	nsidered because applicant has not shown good	d and sufficent reasons why it was not earlier
☐ The proposed drawing correction ☐ ha	as has not been approved by the examine	म.
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<i>y.</i> 1		